SECTION 4. This act shall take effect and be in force from and after its passage and publication.

Approved April 23, 1913.

No. 918, A.]

| Published April 24, 1913.

## CHAPTER 91.

AN ACT to detach certain territory from the town of Atlanta, in Rusk county, and to create the town of Wilson and the town of Murry therefrom.

The people of the State of Wisconsin, represented in Schate and Assembly, do enact as follows:

SECTION 1. All that part and portion of the present town of Atlanta in Rusk county, in the state of Wisconsin, described as follows, to wit: Township number thirty-six north, of range nine west, is detached from the said town of Atlanta, and is created and constituted as a separate town to be known and designated as the town of Wilson.

SECTION 2. All that part and portion of the present town of Atlanta in Rusk county, in the state of Wisconsin, lying and being in township thirty-six north, of range eight west, and township thirty-six north, of range seven west, described more particularly as follows: Commencing at the northwest corner of township thirty-six north, of range eight west, thence east along the town line to the Chippewa river, thence in a southerly direction along the west bank of said Chippewa river to the town line dividing the townships thirty-five north and thirty-six north, thence west along said town line to the southwest corner of township thirty-six north, of range eight west, thence north to the point of beginning, containing all of township thirty-six north, of range eight west and that part of township thirty-six north, of range seven west, lying west of the Chippewa river, is detached from said town of Atlanta, and is created and constituted as a separate town to be known and designated as the town of Murry.

SECTION 3. On the first Tuesday of May, A. D. 1913, the qualified electors of the town of Wilson hereby created shall meet at the building used as a schoolhouse in the northwest quarter of section 21 in the said town of Wilson and the qualified electors of the town of Murry hereby created shall meet at the schoolhouse in section 22, township 36 north, of range seven west, in the said town of Murry. At each such town meeting in the manner provided by law, the qualified electors thereof shall elect town officers for each of their respective towns. For the

purpose of such town elections the qualified electors of the town of Wilson and of the town of Murry shall, at their respective places of meeting aforesaid, between the hours of nine and eleven o'clock in the forenoon of said day, choose, for their respective towns, three of their number to act as inspectors and two to act as ballot clerks of the election, and one to act as town clerk, and such inspectors, ballot clerks and town clerks shall, before entering upon their respective duties, take the usual oath of office and file the same with their returns, and such inspectors and town clerk shall respectively canvass and return the vote cast at such election, in their respective towns, in all respects as provided by law for inspectors and town clerk at annual town meetings. The qualified electors so assembled at said places may vote for any officer for their respective towns to be chosen on said day and the vote shall be counted, canvassed and returned in the same manner, and shall have the same effect as if each said town was fully organized.

Section 4. Notice of said first meeting in each of the towns of Wilson and Murry shall be given by the posting of a copy of this act in at least five public places in each of said new towns of Wilson and Murry, at least ten days before the time of holding said first town meeting by any duly qualified elector of such town, who shall make a proper affidavit of such posting and file the same on the day of said first town meeting with the inspectors of their respective towns chosen at said first town meeting to conduct the same.

SECTION 5. When said town meetings shall have been held as herein provided, and the town officers required by law duly elected and qualified, the said town of Wilson and the said town of Murry shall each be organized and shall each possess all the rights, powers, privileges and authority, and shall be subjected to the usual liabilities of other towns of this state. After the said first town meeting, all annual meetings in each such town, shall be held on the day provided by law for the holding of town meetings in other towns in the state.

SECTION 6. The assets and liabilities of the said towns of Atlanta, Wilson and Murry shall be apportioned to the said towns of Atlanta, Wilson and Murry, pro rata, in such proportion to each as the valuation of all taxable property in each of said towns, as organized by this act, bears to the whole of the assessed valuation of said town of Atlanta, Wilson and Murry, according to the assessment roll for the year A. D. 1912.

Section 7. The supervisors of the town of Atlanta, the supervisors of the town of Wilson and the supervisors of the town of Murry, shall, on the first Tuesday of June, A. D. 1913, meet

at the office of the town clerk of the town of Atlanta for the purpose of making a settlement between the said three towns according to the provisions of this act. At such meeting or at any subsequent or adjourned meeting held by said town boards of supervisors, any five of the supervisors shall have full power and authority to send for any persons, books, papers and records necessarily involved in the settlement between said three towns. The town clerk of the town of Atlanta shall be and act as clerk of said joint meeting, and the town clerks of the towns of Wilson and Murry shall be present and assist; sufficient duplicates or copies of all proceedings had shall be made in order that each town may have at least one for the use and information of the town clerk and town board of supervisors thereof. Each town shall be chargeable with the expense and for the services and per diem of its own officers only.

SECTION 8. This act shall take effect and he in force from and after its passage and publication.

Approved April 23, 1913.

No. 363, S.]

[Published April 24, 1913.

## CHAPTER 92.

AN ACT to create section 1670t of the statutes, relating to the sale of cotton duck or canvas or articles manufactured thereof, and providing penalties.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

- SECTION 1. There is added to the statutes a new section to read: Section 1670t. 1. That for the purposes of this section cotton duck or canvas shall be deemed to include all cotton duck or canvas, whether single filling, double filling, roll or wide duck.
- 2. That for the purposes of this section, the equivalent of thirty-six inches in length by twenty-nine inches in width, or seven and one-fourth square feet of cotton duck or canvas, shall constitute a yard, and an ounce shall be one sixteenth part of a pound avoirdupois.
- 3. Any person, company or corporation who shall manufacture for sale or who may offer or expose for sale any cotton duck or canvas, or any article other than clothing and wearing apparel composed or made in whole or in part of cotton duck or canvas, shall distinctly and durably stamp, brand, or mark thereon the true and correct weight of such cotton duck or canvas, by ounces per yard, together with a description by name